STATE OF SOUTH CAROLINA (Caption of Case) Example: Application for a Class C Charter Certificate from John Doe dba Doe's Limo Application of Carolina Elite Movers LLC DBA Kevin's Moving for a Class E Household Goods Certificate	BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA TRANSPORTATION COVER SHEET DOCKET NUMBER: 2022 - 64 - T
(Please type or print)	have a Docket Number. The Commission will assign one to you. If you have filed with the Commission before, a Docket Number was assign and should be entered above.
Submitted by: David Popowski	
Address: Popowski Law Firm, LLC	_ Fax: 843-722-8309
171 Church St., Suite 110	4 Other:
Charleston, SC 29401	Email: david@popowskilaw.com
be filled out completely. NATURE OF ACTIO	N (Check all that apply) Request for Name Change on Certificate Request to Amend Scope of Authority Request to Amend Tariff (rate increase, etc.) Request to Amend Passenger Limit
Application - Class A/A Restricted	Request for Name Change on Certificate
Application - Class C Taxi	Request to Amend Scope of Authority
Application - Class C Charter	Request to Amend Tariff (rate increase, etc.)
Application - Class C Charter Bus	Request to Amend Passenger Limit
Application - Class C Non-Emergency	Request D
Application - Class C Stretcher Van	L'AIHUIL
Application - Class E Household Goods	Late-Filed Exhibit Of N
Application - Class E Hazardous Waste	Letter
Application	Proposed Order
Request for Extension to Comply with Order	Publisher's Affidavit
Request for Order Granting Authority to Obtain a Certificate of Public Convenience and Necessity to be Rescinded	Reservation Letter Response
Request for Cancellation of Certificate	Return to Petition
Request for Suspension	
Request for Reinstatement	

If you have any questions about this form, please contact the PUBLIC SERVICE COMMISSION at 803-896-5100.

PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA 101 Executive Center Drive, Suite 100 Columbia, South Carolina 29210 Phone: (803) 896-5100 FAX: (803) 896-5199 APPLICATION FOR CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR OPERATION OF MOTOR VEHICLE CARRIER

				D ₋
Select Class: (Check one)	Date:	May 24, 2022	2022 May 24
	nold Goods			12
☐ E (HAZ) - Hazard	ous Material			May
` ′				, 24
IMPORTANT! If applicate before application will be a	tion is to amend scope of authoccepted. If application is for a Authority Carolina Elite Mo	hority, a current annual in NEW CERTIFICATE, d	report must be on file with lo not submit annual report.	the Commission
Check one:				-80
☐ New Application				Ϋ́Ps
Amended Scope of A	Authority			č.
Current Scope: (list counties)	-			Doc
Amended Scope:				et #
(list counties)				
)22
				-6 4
1.	Carolina Elita Ma	overs LLC dba Kevin's	Moving	⊣
Name under which busin	less is to be conducted (corpora	ation, partnership, or sole	proprietorship, with or with	hout trade name.
	ness is to be conducted (corpora			аge
	2704 West Highway	378, Suite 2, Gresham		N
	Street A	Address of Applicant		of 27
	Mailing Address of App	licant (if different from s	street address)	
Q	343-591-6439			
	Phone		FAX	
	annalina a	lita mayara@yahaa aa	222	
		lite_movers@yahoo.co Email Address)111 	

2. If the Applicant is an LLC or a corporation, a copy of the Certificate of Existence from the South Carolina Secretary of State and the Articles of Incorporation must be attached. (If incorporated outside of SC, attach South Carolina Secretary of State "Foreign Corporation" Certificate.)

3	Select Entity Type: (Check one)	ELECTRONICALLY FILED
٥.	☐ Individual Owner/Sole Proprietorship	CTF
	Partnership - List names and address of all person having an interest in the business.	S S
	▼ Corporation - List names and addresses of two principal officers.	IICA
	April Pulsifer, 417 Vintage Circle, Myrtle Beach, SC 29579 - President	
	Jason Pulsifer, 417 Vintage Circle, Myrtle Beach, SC 29579 - Vice President	FILE
		'
		202
		2 Me
4	. Is applicant certified to provide intrastate transportation of household goods in another state: (Check one.)	1y 2
•	Yes • No	2022 May 24 2:24
	If yes, attach a letter from the regulatory agency in the state(s) stating applicant is in compliance with the rules and regulations of said state agency.	PM -
5.	Has applicant been convicted of operating with no intrastate household goods authority or failure to abide by the rules and regulations pertaining to the intrastate transportation of household goods in this state or any other state? (Check one.)	SCPSC - Docket #
	○ Yes • No	Ċke
	If yes, list dates and nature of convictions below.	# 1
		2022
6.	Has applicant ever had a certificate authorizing the transportation of household goods revoked in this state or any other state? (Check one.)	2022 _† 64-T - Pa
	○ Yes	ge 3
	If yes, list dates and nature of revocations below.	Page 3 of 27
		7

statement of assets and liabilities. Financial Statement						
Applicant's assets and liabilities are as follows:						
Assets:		Liabilities:		LECTRONICALLY FILED		
Value of Real Estate	0	Mortgage/Loan on Real Estate	0			
Value of Motor Vehicles	35,000	Loans Owed on Motor Vehicles	15,000	7202		
Cash on Hand	2,000	Business/Other Loans Owed	35,000	2022 May		
Cash in Bank	10,000	Other Liabilities or Debts	0	24		
Value of Other Assets and Equipment	5,000	Total Liabilities	50,000	2:24 PN		
Total Assets NSTRUCTIONS:	52,000			PM - SCPSC - D		
NSTRUCTIONS:				ock.		
 "Value of Real Estate" mean Company/Business Applyir 		market value of any real property/buildings of	owned by the	et # 2		
2. "Mortgage/Loan on Real Est the Real Estate listed in Iter		ing balance on any Mortgage, Equity Line or	other Loan secui	Docket # 2022-64-T		
3. " <u>Value of Motor Vehicles</u> " r by the Company/Business A		stimated value of any moving vans, trucks or	other vehicles o	wned,		

INSTRUCTIONS:

- 3. "Value of Motor Vehicles" means the actual or fair estimated value of any moving vans, trucks or other vehicles owned, by the Company/Business Applying for a Certificate.
- 4. "Loans Owed on Motor Vehicles" means the outstanding balance on any loans or liens on the vehicles listed in Item 3.
- 5. "Cash on Hand" is the total of actual cash held by the Company/Business applying for a Certificate on the day this form is filled out.
- 6. "Business/Other Loans Owed" means the outstanding balance on any small business loan or other unsecured loan made by a person, bank or business to the Business/Company applying for a Certificate.
- 7. "Cash in Bank" means the current balance in checking accounts, savings accounts or the like in the name of the Company/Business applying for a Certificate. Do not include retirement accounts or personal bank account balances.
- 8. "Value of Other Assets and Equipment" should include the actual or estimated value of items such as office equipment (computers/furnishings), moving equipment (hand trucks/blankets/strapping), and trailers.
- 9. "Other Liabilities or Debts" means specific amounts/balances which the Company/Business applying for a Certificate knows that it owes to other persons or companies; for example Franchise Fees. This does NOT include regular bills such as electricity bills, security system costs, insurance, salaries, etc.

ELECTRONICALLY FILED - 2022 May 24 2:24 PM - SCPSC - Docket # 2022-64-T - Page 5 of 27

PROPOSED RATES AND CHARGES FOR SERVICE

Proposed Rates and Charges (List only maximum charges per mile or trip, and/or hourly rate): See attached Tariff and Bill of Lading

COMMODITIES TO BE TRANSPORTED AND AREA(S) TO BE SERVED

Commodities to be Transported: (Check one)

ĭ Household Go	oods, as defined in R1	03-210(1)		
☐ Hazardous W	astes, as defined in R1	03-210(2)		
You will only be allo	owed to operate in tho	counties in which you a se counties checked be unties in South Carolina	low. You may request	-
Abbeville	Cherokee	Florence	Lee	Saluda
Aiken	Chester	Georgetown	Lexington	Spartanburg
Allendale	Chesterfield	Greenville	Marion	Sumter
Anderson	Clarendon	Greenwood	Marlboro	Union
Bamberg	Colleton	Hampton	McCormick	Williamsburg
Barnwell	Darlington	Horry	Newberry	York
Beaufort	Dillon	Jasper	Oconee	
Berkeley	Dorchester	Kershaw	Orangeburg	X Statewide
Calhoun	Edgefield	Lancaster	Pickens	
Charleston	Fairfield	Laurens	Richland	
		4 of 10		

quired to have	e obtained a vehicle.	RIPTION OF EQUIPMENT e an application. However, prior to the C VIN# 3FRNX65R96V302563 1HTMMAAN64H670832	ommission nearing, you wil
MAKE	YEAR & MODEL	VIN#	EMPTY WEIGHT
Ford	2006 F650	3FRNX65R96V302563	26,000
International	2004 400	1HTMMAAN64H670832	18,500

INSURANCE QUOTE

* Form E and Form H Certificates of Insurance are required to be filed with the Office of Regulatory Staff (ORS). The schedule of minimum limits for Household Goods carriers are listed below:

Vehicle liability for vehicles less than 10,000 lbs. GVWR	\$ 5	500,000
Vehicle liability for vehicles 10,000 lbs. or more GVWR	\$ 7	750,000
Cargo - For loss of or damage to property carried on any one motor vehicle	\$	2,500
For loss of or damage to or aggregate of losses or damages of or to property occurring at any one time and place	\$	5,000

NOTICE:

If you wish to self-insure your motor vehicles for liability and property damage, you must comply with S.C. Code Ann. Sections 56-9-60 and 58-23-910. For more information, contact the Department of Motor Vehicles at (803) 896-8457 or (803) 896-9903.

If you wish to apply as a self-insured for worker's compensation coverage in South Carolina you may do so with the South Carolina Worker's Compensation Commission (WCC) provided that you will be able to: 1) post a surety bond or letter-of-credit with the WCC for a minimum of \$500,000, 2) agree to pay a yearly self-insurance tax, and 3) agree to pay an annual assessment to the South Carolina Second Injury Fund. For more information, contact the WCC Self-Insurance Division at (803) 737-5712 or on the web at www.wcc.state. sc.us/self-insurance. 6 of 10



Named insured

Carolina Elite Movers LLC 105 LICHEN CT MYRTLE BEACH, SC 29588

Commercial Auto Insurance Coverage Summary This is your Declarations Page

Policy number: 953119780

Underwritten by:
Progressive Northern Insurance Co
October 21, 2021
Policy Period: Oct 19, 2021 - Oct 19, 2022
Page 1 of 2

progressiveagent.com Online Service

Make payments, check billing activity, print policy documents, update your policy or check the status of a claim.

1-843-293-8081 ACCEPTANCE SC 478

Contact your agent for personalized service.

1-800-444-4487

For customer service if your agent is unavailable or to report a claim. PO Box 94739 Cleveland, OH 44101

Your coverage began the later of October 19, 2021 at 12:01 a.m. or the effective time shown on your application. This policy period ends on October 19, 2022 at 12:01 a.m.

Your insurance policy and any policy endorsements contain a full explanation of your coverage. The policy limits shown for an auto may not be combined with the limits for the same coverage on another auto, unless the policy contract allows the stacking of limits. The policy contract is form 6912 (06/10). The contract is modified by forms 2852SC (12/05), 4852SC (01/10), 4881SC (02/11) and Z228 (01/11).

The named insured organization type is a corporation.

Outline of coverage

Description	Limits	Deductible	Premium
Liability To Others			\$7,699
Bodily Injury and Property Damage Liability	\$750,000 combined single limit		
Uninsured Motorist			306
Bodily Injury Property Damage	\$750,000 combined single limit (included in combined single limit)	\$200	
Underinsured Motorist			320
Bodily Injury Property Damage	\$750,000 combined single limit (included in combined single limit)	\$0	
Medical Payments	Rejected		
Comprehensive			242
See Auto Coverage Schedule	Limit of liability less deductible		
Collision			488
See Auto Coverage Schedule	Limit of liability less deductible		
Subtotal policy premium			\$9,055
UM Fund Fee			2
Total 12 month policy premium and fees			\$9,057

Rated drivers

- 1. Jason Pulsifer
- 2. Anthony Minervini



Policy number: 953119780 Carolina Elite Movers LLC Page 2 of 2

Auto coverage schedule

2006 FORD F650 Stated Amount: *\$11,750 (including Permanently Attached Equip)
 VIN: 3FRNX65R96V302563 Garaging Zip Code: 29588 Radius: 100 miles
 Personal use: N Body type: Box Truck

Liability Premium	Liability Premium \$7699	UM Premium \$306	UIM Premium \$320		
Physical Damage Premium	Comp/Glass Deductible	Comp/Glass Premium \$242	Collision Deductible \$1,000	Collision Premium \$488	Auto Total

^{*}A vehicle's stated amount should indicate its current retail value, including any special or permanently attached equipment. In the event of a total loss, the maximum amount payable is the lesser of the Stated Amount or Actual Cash Value, less deductible. Be sure to check stated amount at every renewal in order to receive the best value from your Progressive Commercial Auto policy.

Premium discount

Policy	
953119780	Electronic Funds Transfer

Important Cancellation Information

THE INSURER CAN CANCEL THIS POLICY FOR WHICH YOU ARE APPLYING WITHOUT CAUSE DURING THE FIRST 90 DAYS. THAT IS THE INSURER'S CHOICE. AFTER THE FIRST 90 DAYS, THE INSURER CAN ONLY CANCEL THIS POLICY FOR REASONS STATED IN THE POLICY.



Century Surety Company 550 Polaris Parkway, Suite 300 Westerville, Ohio 43082

614-895-2000 www.centurysurety.com

COMMERCIAL LINES POLICY COMMON POLICY DECLARATIONS

CODE NO.:5705A

Carolina Elite Movers				INSUREDS A		! !
105 Uchen Rd Unit 2				Acceptance 4503 Socas	insurance tee Blvd	
Myrtle Beach	SC	29588		В	icc Diva	ي ا
				Myrtle Beac		C 29588 r
POLICY PERIOD: From:12-16	-2021 T	o:12-16-2022 a	t 12:01 A.M. Standar	rd time at your	mailing address	shown above.
Business Description: Resident	ial Move	r				i
○ Individual ○ Joint Venture ○ P	artnership	Limited Liab	ility Company (LLC) •	Organization (Ot	her than Partnership	, LLC or Joint Venture)
IN RETURN FOR THE PAYME	NT OF	THE PREMIUM	, AND SUBJECT TO	ALL THE TE	ERMS OF THIS I	POLICY, WE AGREE
WITH YOU TO PROVIDE THE						/
THIS POLICY CONSISTS OF			ERAGE PARTS FO	R WHICH A F	PREMIUM IS IND	DICATED. THIS
PREMIUM MAY BE SUBJECT	TO AD	JUSTMENT.				PREMIUM (
						PREMION (
Commercial Motor Truck Cargo Co	verage F	Part				\$1,380.00
						Ç
						;
25 % of the Delie	v Dromi	um io fully corn	ad as of the offsative		TOTAL	¢4 200 00
			ed as of the effective to return or refund.		TOTAL	\$1,380.00
Service of Suit (if form CCP 20						
Appalachian Underwriters, Inc.		,,				
800 Oak Ridge Turnpike Suite	A-1000	Oak Ridge	TN 37831			-
Form(s) and Endorsement(s) m						9
. ,	•		of Forms, CIL 15 00	b 02 02		
*Omits applicable Forms and Endorsen			•			
Any person who, with intent to defraud	or knowin				pplication or files a cl	aim containing false or
deceptive statement is guilty of insuran-	ce fraud.					
COMPANY REPRESENTATIVI	⊑ ∙			Q	. ()/	i 1) P
Appalachian Underwriters, Inc.			0	. 5	lung Life	N FLES
P.O. Box 800			Countersigne	ed By	Authorized Den	rocentativo
Oak Bidge	TN 3	7021			Authorized Rep	esenialive
Oak Ridge	IIN 3	7031		01/21/2022	TG	
IN WITNESS WHEREOF, this Compar	-		these presents; but this p	oolicy shall not be	valid unless counter	signed by the duly Authorized
Agent of this Company at the Agency h	ereinbefo	re mentioned.).			
		d	Sixtu Milet	LAUKO		· V aces
		T.	merce Mode	Court	115	King, PEAS

Secretary

CSCP 1001 0920

AFFORDED GUARANTY FUND PROTECTION.*

*THIS COMPANY HAS BEEN APPROVED BY THE DIRECTOR OR HIS DESIGNEE

OF THE SOUTH CAROLINA DEPARTMENT OF INSURANCE TO WRITE BUSINESS IN THIS STATE AS AN ELIGIBLE SURPLUS LINES INSURER, BUT IT IS NOT

POLICY NO.: CCP

NAMED INSURED AND ADDRESS:

1034206

President

Century Surety Company

COMMERCIAL MOTOR TRUCK CARGO CARRIERS COVERAGE FORM DECLARATIONS Coverage Forms CIM 1506, CIM 1507, CIM 1569

NAMED INSURED: Carolina Elite Movers

OPERATIONS LOCATION: Same as Mailing Address (If different than mailing address show below)

LIMITS O	F CARGO I	NSURANCE:					
\$	40,000	Maximum Per '	'Covered '	Vehicle " Per	Occurrence		l
\$	40,000	Maximum Per A	Any One C	Occurrence			
			·				
RATE: \$	1,380 (pe	er Covered Ver	nicle, per \$	3100 receipts	or per 100 miles)	Hazard Group : 5	Class Code: 446
Check	If using a	Reporting Met	hod for pr	emium com	putation. See appro	opriate endorsement.	
Premium	Subtotal :	\$	1,380	Minimum	Premium for this cov	verage part: \$	750
TRIA Cov	erage :	\$	0				
Total Pre	mium :	\$	1,380				
DEDUCTI							
1.	\$	1,000		Per Occurr	rence		
2.				% of each	loss subject to a mir	nimum of \$	
3.	\$			for Refrige	ration and Heating B	Breakdown	
4.	\$			for Theft (if	left blank, the Per C	Dccurrence Deductible ap	oplies)
5.	\$						
		VERED VEHIC	CLES ":				
Unit #	Year	Make			Model	VIN	
1	2006	Ford			F650	3FRNX65R96V302	563
FORMS AN	ID ENDODO	CMCNTO /att	4h an an :-!	aabla Fawara	and Fudanaana:	have alacushasa in the co	Harak
						shown elsewhere in the pos s policy at time of issue:	olicy):
				-	·		
See Attached Schedule of Forms, CIL 1500b 0202							

THESE DECLARATIONS ARE PART OF THE POLICY DECLARATIONS CONTAINING THE NAME OF THIS INSURED AND THE POLICY PERIOD

Exhibit Fit, Willing, and Able (FWA)

	Exhibit Fit, Willing, and Able (FWA)	ELECTRONICALLY FILED - 2022 May 24 2:24 PM - SCPSC - Docket # 2022-64-T
	Carolina Elite Movers LLC dba Kevin's Moving	<u>C</u>
	Name	Ę
		ΥF
		LED -
1.	Does Applicant have a Safety Rating from the U.S.D.O.T.?	2022
	○ Yes	2 ≤
	If Yes, indicate rating below and provide copy.	ay 2
	○ Satisfactory ○ Conditional ○ Unsatisfactory	24 2
		:24
		PM
2.	Have any of Applicant's drivers or vehicles been placed "out of service" by Transport Police safety officers in	S
	the past twelve (12) months?	CPS
	○ Yes	ç
		Do
3.	Are there currently any outstanding judgment(s) against the Applicant?	cke
	○ Yes	7#1
	If "Yes", list judgements here:	202;
	If Tes , list flugements here.	12 12 12 12
		H
		٦
4.	Is Applicant familiar with all statutes and regulations, including safety regulations and workers' compensation	ge
	laws that govern for-hire motor carrier operations in South Carolina, and does Applicant agree to operate	12
	in compliance with these statutes and regulations?	of 27
	• Yes O No	7
5.	Is Applicant aware of the Commission's insurance requirements and the insurance premium costs associated therewith? (The Insurance Quote on Page 6 must be completed, listing current insurance premiums.)	
	• Yes O No	

PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA 101 EXECUTIVE CENTER DRIVE, SUITE 100 COLUMBIA, SOUTH CAROLINA 29210

Applicant is familiar with the provision of S.C. Code Ann. §58-23-10, et seq.(1976), and amendments thereto, and R.103-100 through R.103-241 of the Commission's Rules and Regulations for Motor Carriers (Volume 10, S.C. Code Ann. Regs., 1976), and R.38-400 through R.38-503 of the Department of Public Safety's Rules and Regulations for Motor Carriers (Volume 2, S.C. Code Ann., 1976) and amendments thereto, and hereby promises compliance therewith.

S.C. Code Ann. Section 58-3-250 states, in electronic service, registered or certified ma	part, that every final order of the Commission must be served by ail, upon the parties to the proceeding or their attorneys.
through the Commission's eService System mail address as it appears on page one of the	Commission orders related to the Applicant's authority in South Carolina The Applicant authorizes the Commission to serve its orders by using the e- us Application. To sign up for eService notifications, please visit www.psc.sc. eive future Commission orders related to the Applicant's authority in South the System.
The Applicant believes that there is a need	for its company's services in the proposed service area.
The Applicant understands that this comple hearing purposes.	eted Application serves as prefiled testimony for the Applicant for
The Applicant for the Certificate of Public affirm that all statements contained in the a	Convenience and Necessity as set forth in the foregoing, swear or above application are true and correct.
	/hh
	Member
	Title of Applicant (e.g. President, Owner, etc.)
SWORN TO BEFORE ME))) AH WO

Notary Public

10/04/203 Commission Expires

ANOTARA DO NOTARA DO NOTAR

Detach, complete and remit AFTER your safety audit has been performed by State Transport Police.

Carolina Elite Movers LLC d/b/a Kevin's Moving Applicant's Name

Safety Certification

If your operations are subject to Safety Fitness Procedures of the Federal Motor Carrier Safety Regulations (FMCSR) (49 CFR Parts 100-199), even if you have not yet received a Safety Fitness Rating, you must certify as follows:

Applicant has access to and if familiar with all applicable U.S.D.O.T regulations relating to the safe operation of Commercial vehicles. In so certifying, applicant is verifying that, as a minimum, it:

- 1. Has in place a system and an individual responsible for ensuring overall compliance with the FMCSR and the HM regulations;
- 2. Can produce a copy of the FMCSR and the HM regulations;
- 3. Has in place a driver safety/orientation program;
- Is familiar with the FMCSR governing driver qualifications and has in place a system for overseeing driver qualification requirements in accordance with 49 CFR Part 391.51C;
- 5. Has in place policies and procedures consistent with FMCSR governing driving and operational safety of commercial motor vehicles, including drivers' hours of service and vehicle inspection, repair, and maintenance (49 CFR Parts 392;395 and 396);
- 6. Are in compliance with the Controlled Substance and Alcohol Use and Testing as stated in FMCSR (49 CFR Part 40, 382, if applicable).

Any applicant who certifies they are in compliance with FMCSR and/or the HM regulations and upon completion of a compliance review audit, is found not to be in compliance, may have its certificate revoked.

PLEASE CHECK THE APPROPRIATE RESPONSE BELOW:

Yes

O Not Applicable

Exempt Applicants - If you will operate only small vehicles (GVWR of 26,001 pounds or less) and do not transport hazardous materials in a quantity to require placarding under the HM regulations and are thus exempt from the FMCSR and HM regulation, you must certify as follows:

Applicant is familiar with and will observe FMCSR general operational safety fitness guidelines.

PLEASE CHECK THE APPROPRIATE RESPONSE BELOW:

Yes

O Not Applicable

I, Jason Pulsifer , verify under penalty of perjury under the laws of the State of South Carolina, that all information supplied on this form or relating to this application is true and correct. Further, I certify that I am qualified and authorized to file this application. I know that willful misstatements or omissions of material fact constitute criminal violations punishable by imprisonment and fines as prescribed by law. Polote: This oath embraces all schedules and supplemental filings to this application).

SWORN TO BEFORE ME

73' day of

20 22

Notary Public

Commission Expires

10/14/2031

Applicant's Signature

NOTAR LOS OUTH CANILLINGS SOUTH CANILLIN

Print Application

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The State of South Carolina



Office of Secretary of State Mark Hammond

Certificate of Existence

I, Mark Hammond, Secretary of State of South Carolina Hereby Certify that:

Carolina Elite Movers LLC, a limited liability company duly organized under the laws of the State of South Carolina on August 28th, 2020, with a duration that is at will, has as of this date filed all reports due this office, paid all fees, taxes and penalties owed to the State, that the Secretary of State has not mailed notice to the company that it is subject to being dissolved by administrative action pursuant to S.C. Code Ann. §33-44-809, and that the company has not filed articles of termination as of the date hereof.

Given under my Hand and the Great Seal of the State of South Carolina this 12th day of January, 2022.

Mark Hammond, Secretary of State

REFERENCE ID: 946940

Filing ID: 200828-1123231

Filing Date: 08/28/2020

STATE OF SOUTH CAROLINA SECRETARY OF STATE

Mule Hammone SECRETARY OF STATE OF SOUTH CAROLINA

Jan 12 2022

ARTICLES OF ORGANIZATION Limited Liability Company – Domestic

The undersigned delivers the following articles of organization to form a South Carolina limited liability company pursuant to S.C. Code of Laws Section 33-44-202 and Section 33-44-203.

1.	The name of the limited liability company (Company ending must be included in name*)
	Carolina Elite Movers LLC
	*Note: The name of the limited liability company must contain one of the following endings: "limited liability company" or "limited company" or the abbreviation "L.L.C.", "LLC", "L.C.", "LC", or "Ltd. Co."
2.	The address of the initial designated office of the limited liability company in South Carolina is 7269 SC 707
	(Street Address)
	Myrtle Beach , South Carolina 29588
	(City, State, Zip Code)
3.	The initial agent for service of process is
	Palmetto Business Strategies
	(Name)
	(Signature of Agent)
	And the street address in South Carolina for this initial agent for service of process is:
	607 19th Ave N
	(Street Address)
	Myrtle Beach South Carolina 29577
	(City) (Zip Code)
4.	List the name and address of each organizer. Only one organizer is required, but you may have more than one.
(a)	Jason Pulsifer
	(Name) 7269 SC 707
	(Street Address)
	Myrtle Beach , South Carolina 29588
	(City, State, Zip Code)
	(vis), visito, tip vota)

CERTIFIED TO BE A TRUE AND CORRECT COPY AS TAKEN FROM AND COMPARED WITH THE ORIGINAL ON FILE IN THIS OFFICE

Jan 12 2022 REFERENCE ID: 946940

REF	ERENCE ID: 946940	Carolina Elite Movers LLC
m	1.16	
RETAR	NE TAMMINEL Y OF STATE OF SOUTH CAROLINA	
/L\		Name of Limited Liability Company
(b)		
	(Name)	
	(Street Address)	
	(City, State 7in Code)	
	(City, State, Zip Code)	
5.	Check this box only if the company is to be a terr	m company. If the company is a term company, provide the
	term specified.	
6.	Check this box only if management of the limited	liability company is vested in a manager or managers. If this
O.	company is to be managed by managers, include	
(a)		
	(Name)	
	(name)	
	(Street Address)	
(b	(City, State, Zip Code)	
ψ,	,	
	(Name)	
	(Observation of Address)	
	(Street Address)	
	(City, State, Zip Code)	
	(Only, Glaid, 21) Gladdy	
7.		ers of the company are to be liable for its debts and obligations
		are so liable, specify which members, and for which debts, ir capacity as members. This provision is optional and does
	not have to be completed.	reapacity as members. This provision is optional and does

8. Unless a delayed effective date is specified, these articles will be effective when endorsed for filing by the Secretary of

State. Specify any delayed effective date and time _

CERTIFIED TO BE A TRUE AND CORRECT COPY AS TAKEN FROM AND COMPARED WITH THE ORIGINAL ON FILE IN THIS OFFICE

Jan 12 2022

REFERENCE ID: 946940	NCE ID: 946	940
----------------------	-------------	-----

	Carolina Elite Movers LLC
Mark Hammond	
SECRETARY OF STATE OF SOUTH CAROLINA	

Name of Limited Liability Company

- 9. Any other provisions not consistent with law which the organizers determine to include, including any provisions that are required or are permitted to be set forth in the limited liability company operating agreement may be included on a separate attachment. Please make reference to this section if you include a separate attachment.
- 10. Each organizer listed under number 4 must sign.

Jason Pulsifer			
Signature of Organizer			
Date: _08/28/2020	-		
Signature of Organizer			
Date:	_		

REGULATIONS AND SCHEDULE OF CHARGES APPLICABLE TO

CERTAIN INTRASTATE HOUSEHOLD GOODS MOVES WITHIN THE

STATE OF SOUTH CAROLINA

FOR

CAROLINA ELITE MOVERS LLC

doing business as

Kevin's Moving

TABLE OF CONTENTS

Title	Page	1
Table	e of Contents	2
Appli	icability of Tariff	3
SEC'	TION 1	4
1.0	Transportation Charges	4
1.1	Hourly Rates and Charges	4
1.2	Office Hours / Minimum Hourly Charges	4
1.3	Fuel Charges	4
SEC'	TION 2	
2.0	Additional Services	5
2.1	Bulky Article Charges	5 5
2.2	Elevator or Stair Carry	5
2.3	Excessive Distance or Long Carry Charges	5
2.4	Packing and Unpacking	5
2.5	Articles, Special Servicing	6
2.6	Waiting Time	6
	TION 3	
3.0	Rules and Regulations	6
3.1	Claims	6
3.2	Computing Charges	7
3.3	Governing Publications	7
3.4	Bill of Lading, Contract Terms, Conditions	7
3.5	Items of Particular Value	7
3.6	Delays	7

Applicability of Tariff

This tariff contains the regulations and rates applicable to the provision of intrastate household goods moved by Carolina Elite Movers LLC ("Carolina Elite Movers"). These services are furnished between points and places in South Carolina.

SECTION 1

1.0 Transportation Charges

Transportation Charges include the charges listed below.

1.1 Hourly Rates and Charges

Moves will be conducted on a "straight time" basis, with a minimum hourly charge as set forth below plus actual travel time. The clock starts at the appropriate hourly rate when the movers leave the Carolina Elite Movers office location, and includes the estimated return time to the office location.

Number of Movers	Hourly Rate
Two Men and a Truck	\$ 120.00
Three Men and a Truck	\$ 150.00
Four Men and a Truck	\$ 175.00
Four Men and Two Trucks	\$ 200.00

1.2 Office Hours / Minimum Hourly Charges

Carolina Elite Movers will operate Monday – Friday, 8:00 am – 6:00 pm and Saturday from 9:00 am – 5:00 pm. Carolina Elite Movers has a four-hour minimum for all jobs.

After the minimum hourly charge, the hourly rates are calculated in fifteen-minute increments. Any interim charge is rounded up to the next fifteen-minute increment. If customers cancel within 48 hours of their move, Carolina Elite Movers will charge the applicable minimum. Hourly rates are the same, seven days a week, 24 hours a day, in every season of the year. Customers are not charged an additional fee for overtime labor.

1.3 Fuel Charges

In addition to the above hourly charges, Carolina Elite Movers will include a \$35 fuel surcharge for trips under 75 miles roundtrip from the office location and \$55 for any distance from point to point greater than 75 miles roundtrip from the office location.

SECTION 2

2.0 ADDITIONAL SERVICES

The following charges shall be assessed in addition to the hourly rates quoted in Section 1 of this tariff, in connection with a move involving additional items.

2.1 Bulky Article Charges (per item)

- Floor Model Television (48" or above) \$120
- Pool Tables \$350
- Gun cabinet \$150
- Steel Gun Cabinet (in excess of 400 lbs.) \$250
- Hot Tubs, Whirlpools \$375
- Riding Lawnmowers \$120
- Freezers \$90
- Flat Screen Televisions (41" or above) \$70
- Golf Carts \$350
- Upright pianos \$150, Grand pianos \$250

2.2 Elevator or Stair Carry

Carolina Elite Movers does not charge an additional fee for elevators; however, after the first and second flights of exterior stairs, if there are additional flights the total cost shall be \$100.

2.3 Excessive Distance or Long Carry Charges

Carolina Elite Movers does not charge an additional fee for carrying articles an excessive distance to or from the motor vehicle.

2.4 Packing and Unpacking

- **2.4.1** The packing rate is \$100/hour for two packers; \$150 for three; and \$200 for four packers. In addition, the actual cost of packing materials will be assessed. Packing will be done 24 hours before the move at origin.
- **2.4.2** Carolina Elite Movers is not responsible for items packed by the customer. Boxes containing fragile or breakable items must be properly labeled. Carolina Elite Movers reserves the right to decline any moves consisting of extremely large or fragile items.

2.5 Articles, Special Servicing

The rates and charges in this tariff do not include servicing or connection of appliances such as freezers, refrigerators, computer equipment, washers, dryers, televisions, and similar articles. Carolina Elite Movers does not perform these services.

2.6 Waiting Time

The customer is charged the hourly rates specified in Section 1 for all waiting time or delays which are not the fault of Carolina Elite Movers.

SECTION 3

3.0 RULES AND REGULATIONS

3.1 Claims

- **3.1.1** All claims for loss, damage or overcharge must be written and should be attached to the Bill of Lading.
- **3.1.2** Claimant must notify carrier by email of all claims for concealed damage within 15 days of the move setting forth the items damaged, the specific defects, and the amount of the claim. Carolina Elite Movers must be given reasonable opportunity to inspect damaged items.
- **3.1.3** Although our movers will be careful with your possessions, from time to time damages may occur. If damages are caused by our service, Carolina Elite Movers reserves the right to repair the damage(s) in question. If we determine that damages cannot be repaired, we reserve the right to either replace or compensate (actual cash value) for the damage. If there is unconcealed damage, notify Carolina Elite Movers immediately. They will complete a Damage Report before they leave your site. If you discover damage after the move, you must notify the carrier by email within seven (7) days of your move setting forth the items damaged, the specific defects, and the amount of the claim. No damage claims will be honored until the charges for moving services are paid in full. You will be asked to sign a Release of Liability acknowledging this.

3.2 Computing Charges

Carolina Elite Movers' rates are computed by multiplying the applicable hourly rate by the time as provided in Section 1.

3.3 Governing Publications

Carolina Elite Movers' rates and charges are governed by the terms and conditions of this tariff, and the Rules and Regulations of the South Carolina Public Service Commission.

3.4 Items of Particular Value

Carolina Elite Movers does not assume any liability whatsoever for documents, currency, credit cards, jewelry, watches, precious stones or articles of extraordinary value including, but not limited to accounts, bills, deeds, evidences of debt, securities, notes, postage stamps, stamp collections, trading stamps, revenue stamps, letters or packets of letters, alcoholic beverages, firearms, coin collections, articles of peculiarly inherent or intrinsic value, precious metals or articles manufactured therefrom. Carolina Elite Movers will not accept responsibility for safe delivery of such articles if they come into Carolina Elite Movers' possession with or without Carolina Elite Movers' knowledge.

3.5 Bill of Lading, Contract Terms, and Conditions

Each customer will be provided with a copy of Carolina Elite Movers' Bill of Lading. The terms and conditions of the Bill of Lading, attached hereto, are hereby incorporated by reference.

3.6 Delays

Carolina Elite Movers shall not be liable for any delays in transporting household goods.

PSC ___

Carolina Elite Movers LLC dba

Kevin's Moving

2704 West Highway 378, Suite 2 Gresham, SC 29546

Phone: (843) 591-6439 IN CASE OF NEED: CONTACT TRAFFIC CONTROL MGR. AT ABOVE ADDRESS OR TELEPHONE NUMBER REFER TO THIS REG. NO CONSIGNED TO SHIPPER П ADDRESS 三 ADDRESS_ TEL. FLOOR_ ELEV. FLOOR____ U STATE. CITY STATE PREFERRED DELIVERY DATE(S)
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CONTRACT TERMS AND CONDITIONS

- Sec. 1. (a) The carrier or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage theretake except as hereinafter provided.
- (b) No carrier or party in possession of all or any of the property herein described shall be liable for any loss thereof or damage therato or delay caused by the act of God, the public enemy, the acts of public authority, quarantine, riots, strikes, perils of navigation, the act or default of the shipper or owner, the nature of the property or defect or inherent vice therein. Except in case of negligence of the carrier or party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for the loss or damage thereto or responsible for its condition, operation or functioning, whether or not such property or any part of it is packed, unpacked, or packed and unpacked by the shipper or its agent or the carrier or its agent. Except in case of negligence of the carrier or party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for damage to or loss of contents of party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for damage to or loss of contents of party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for damage to or loss of contents of party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for damage to or loss of contents of party in possession and then only for such articles as are specifically listed by the shipper and receipted for by the carrier or its agent.
- (c) Except in case of negligence of the carrier or party in possession, the carrier or party in possession of any of the property heroin described shall not be liable for delay caused by highway obstruction, or faulty or impassable highway, or lack of capacity of any highway, bridge, or ferry, or caused by breakdown or mechanical defect of vehicles or equipment.
- (d) Except in case of negligence of the carrier or party in possession the carrier or party in possession shall not be liable for loss, damage, or delay occurring while the property is stopped and held or stored in transit upon request of the shipper, owner, or party entitled to make such request, whether such request was made before or after the carrier comes into possession of the property.
- (e) In case of quarantine the property may be discharged at the risk and expense of the owners into quarantine depot or elsewhere, as required by quarantine regulations, or authorities, and in such case, carrier's responsibility shall cease when the property is so discharged, or property may be returned by carrier at owners expense to shipping point earning charges both ways. Quarantine expenses of whatever nature or kind upon or in respect to property shall be borne by the owners of the property or be a lien thereon. The carrier shall not be liable for loss or damage occasioned by funigation or other acts done or required by quarantine regulations or authorities even though the same may have been done by carrier's officers, agents, or employees, nor for detention, loss, or damage of any kind occasioned by quarantine or the enforcement thereof. No carrier shall be liable, except in case of negligence, for any mistake or inaccuracy in any information or damages they may be required to pay, by reason of the introduction of the property covered by this contract into any place against the quarantine laws or regulations in effect at such place.
- Sec. 2. (a) No carrier is bound to transport said property by any particular schedule, vehicle, train or vessel or otherwise than with reasonable dispatch. Every carrier shall have the right in case of physical necessity to forward said property by any carrier or route between the point of shipment and the point of destination. In all cases not prohibited by law, where a lower value than actual value has been represented in writing by the shipper or has been agreed upon in writing as the released value of the property as determined by the classification or tariffs upon which the rate is based, such lower value shall be the maximum amount to be recovered, whether or not such loss or damage occurs from negligenee.
- (b) As a condition precedent to recovery, claims must be filled in writing with the receiving or delivering carrier, or carrier issuing this bill of lading, or carrier in possession of the property when the loss, damage, injury or delay occurred, within 15 days after delivery of the property (or in case of export traffic, within nine months after delivery at port of export) or, in case of failure to make delivery, then within nine months after a reasonable time, for delivery has elapsed; and suits shall be instituted against any carrier only within two years and one day from the day when notice in writing is given by the carrier to the claimant that the carrier has disallowed the claim or any part or parts thereof specified in the notice. Where claims are not filed or suits are not instituted thereon
- in accordance with the foregoing provisions, no carrier hereunder shall be liable, and such claims will not be paid.

 (c) Any carrier or party liable on account of loss or damage to any of said property shall have the full benefit of any insurance that may have been effected upon or on account of said property so far as this shall not avoid the policies or contracts of insurance; provided that the carrier reimburse the claimant for the premium or on account of said property so far as this shall not avoid the policies or contracts of insurance; provided that the carrier reimburse the claimant for the premium. or on accoun-
- Sec. 3. Except where such service is required as the result of carrier's negligence, all property shall be subject to necessary cooperage, packing and repacking owner's cost.
- Sec. 4. (a) Property not received by the party entitled to receive it within the free time (it any) allowed by tariffs lawfully on file (such free time to be computed as therein provided) after notice of the arrival of the property at destination or at the port of export (if intended for export) has been duly sent or given, and attaged law placement of the property for delivery at destination, or at the time tonder of delivery of the property to the party entitled to receive it or at the address given for delivery has been made, may be kept in vehicle, warehouse or place of business of the carrier, subject to the tariff charge for storage and to carrier's responsibility on as warehouseman, only, or at the option of the carrier, may be removed to and stored in a warehouse at the point of delivery or at other available points, at the cost of the owner, and there held without liability on the part of the carrier, and subject to a lien for all transportation and other lawful charges, including 10 in warehouse shall be left at the address given for delivery and mailed to any other address given on the bill of lading for notification, showing the warehouse in which has been placed, subject to the provisions of this paragraph.

 (b) Where paraperishable property which has been transported additional and a subject to the provisions of the paragraph.
- (b) Where nonperishable property which has been transported to destination hereunder is refused by consignee or the party entitled to receive it upon tender of deliveration of the property at destination shall have been duly sent or said consignee or party entitled to receive it fails to receive it or claim within 15 days after notice of arrival of the property at destination shall have been duly sent or given, the carrier may sell the same at public auction to the highest bidder, at such place as may be designated by the carrier; provided, that the carrier shall have first mailed, sent, or given to the consignor notice that the property has been refused or remains unclaimed, as the case may be, and that it will be subject to sale under the terms of the bill of lading if disposition be not arranged for, and shall have published notice containing a description of the property to whom consigned, and the time and place of sale, once a week for two successive weeks, in a newspaper of general circulation at the place of sale or nearest place where such newspaper is published; provided, that 30 days shall have elapsed before publication of notice of sale after said notice that the property was refused or remains unclaimed was mailed, sent, or given.
- (c) Where perishable property which has been transported herounder to destination is refused by consignee or party entitled to receive it, or consignee or party entitled to receive it shall fail to receive it promptly, the carrier may, in its discretion, to prevent deterioration or further deterioration, sell the same to the best advantage at private or public sale: provided, that if there be time for service of notification to the consignor or owner of the refusal of the property or the failure to receive it and request for disposition of the property, such notification shall be given, in such manner as the exercise of due diligence requires, before the property is sold.
- (d) Where the procedure provided for in the two paragraphs last preceding is not possible, it is agreed that nothing contained in said paragraphs shall be constructed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law.
- (e) The proceeds of any sale made under this section shall be applied by the carrier to the payment of advances, tariff charges, packing, storage, and any other lawful charges and the expense of notice, advertisement, sale, and other necessary expense and of caring for and maintaining the property, if proper care of the same requires special expense; and should there he a balance, it shall be naid to the owner of the property sold hereunder.
- (1) Where the carrier is directed to load property from (or render any services at) a place or places at which the consignor or his agent is not present, the property shall be at the risk of the owner before loading. Where the carrier is directed to unload or deliver property (or render any services) at the place or places at which the consignee or its agent is not present, the property shall be at the risk of the owner after unloading or delivery.
- Sec. 5. No Carrier hereunder will carry or be liable in any way for any documents, specie, or for any articles of extraordinary value not specifically rated in the published classifications or tariffs unless a special agreement to do so and a stipulated value of the articles are endorsed berson.
- Sec. 6. Explosives or dangerous goods will not be accepted for shipment. Every party whether principal or agent shipping such goods shall be liable for and indemnify the carrier against all loss or damage caused by such goods and carrier will not be liable for safe delivery of the shipment.
- nify the carrier against all loss or damage caused by such goods and carrier will not be liable for safe delivery of the shipment.

 Sec. 7. The owner or consignee shall pay the advances, ariff charges, packing and storage, if any, and all other lawful charges accruing on said property; but, the property of the shipment of the property overed by this bill of lading until all tariff rates and charges thereon have been paid. The consignor shall be liable for the advances, tariff charges, packing, storage and all other lawful charges, except that if the consignor stipulates, by signature, in the space provided for that purpose on the face of this bill of lading that the carrier shall not make delivery without requiring payment of such charges and the carrier, contrary to such stipulation, shall make delivery without requiring such payment, the consignor (except as hereinafter provided) shall not be liable for such charges: Provided, that, where the carrier has been instructed by the shipper or consignor, such consignes shall not be legally liable for transportation charges in respect of the transportation of said property to a consignee other than the shipper or consignor, such consignes shall not be legally liable for transportation charges in respect of the transportation of said property (beyond those billed against him at the time of delivery for which he is otherwise liable) which may be found to be due after the property has been delivered to him, if the consignee (a) is an agent only and has no beneficial title in said property, and, (b) prior to delivery of asid property in the property of the fact of such agency and absence of beneficial title in said property, and, (b) prior to delivery of asid property; and of the fact of such agency and absence of beneficial title in said property, and, (b) prior to delivery of asid property; and in such cases the shipper or consignor, or, in the case of a shipment in writing of the name and address of the beneficial owner of said than that specified in the original bil
- Sec. 8. If this bill of lading is issued on the order of the shipper, or his agent, in exchange or in substitution for another bill of lading, the shipper's signature to the prior bill of lading as to the statement of value or otherwise, or election for common law or bill of lading liability, in or in connection with such prior bill of lading, shall be considered a part of this bill of lading as fully as if the same were written or made in or in connection with this bill of lading.
- Sec. 9. Any alteration, addition or crasure in this bill of lading which shall be made without the special notation hereon of the agent of the carrier issuing this bill of lading shall be without effect and this bill of lading shall be enforceable according to its original tenor.